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7	Attorneys for Defendants  MGM Resorts International and  Many delay Person Course of C	
8	Mandalay Resort Group as General Partners of Victoria Partners dba Park MGM, and Victoria Partners dba Park MGM	
9		
10	UNITED STATES DISTRICT COURT	
11	DISTRICT OF NEVADA	
12	CHESTER L. ATHEY,	Case No. 2:19-cv-01953-KJD-VCF
13	Plaintiff,	STIPULATED:
14	VS.	(1) NOTICE OF SETTLEMENT;
15	MGM RESORTS INTERNATIONAL, a Foreign Corporation, AS GENERAL PARTNER OF	(2) REQUEST FOR STAY; and
16	VICTORIA PARTNERS d/b/a PARK MGM; MANDALAY RESORT GROUP, a Domestic	(3) REQUEST FOR STATUS CHECK
17	Corporation, AS GENERAL PARTNER OF VICTORIA PARTNERS d/b/a PARK MGM;	(b) REQUEST TOR STATUS CHECK
18	VICTORIA PARTNERS d/b/a/ PARK MGM, a Domestic Limited Partnership; ROE Business	
19	Organizations I-X; and DOE INDIVIDUALS I-X, Inclusive,	
20	Defendants.	
21		
22	Plaintiff Chester L. Athey ("Plaintiff") by and through his counsel of record, Kemp and	
23	Kemp, and Defendants MGM Resorts International ("MGM") as General Partner of Victoria	
24	Partners dba Park MGM, Mandalay Resort Group ("Mandalay") as General Partners of Victoria	
25	Partners dba Park MGM, and Victoria Partners ("Victoria Partners") dba Park MGM by and through	
26	their counsel of record, Jackson Lewis, P.C., hereby file this Stipulated Notice of Settlement and	
27	Request for Stay and Status Check. The parties have reached a resolution of this matter and are	
28	working to finalize the language of the settlement agreement. The parties need enough time to	
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complete the settlement process, including the issuance of settlement funds, in order to file a 1 stipulation and order to dismiss this action. Thus, the parties request that the Court schedule a 2 settlement status check conference in approximately 60 days, at the Court's convenience, to permit 3 the parties time to complete the settlement process and file a stipulation and order for dismissal. The 4 status check can be vacated if the Stipulation and Order for Dismissal with Prejudice is entered by 5 the Court as an order in advance thereof. 6 The parties also request that the Court stay all pending deadlines set forth in the Stipulation 7 and Order to Extend Discovery and Dispositive Motion Deadlines (ECF No. 53). The parties wish 8 to avoid incurring additional fees and costs complying with the pending deadlines while the parties 9 prepare the necessary settlement documents and dismissal. 10 Dated this 19th day of May, 2022. 11 12 KEMP & KEMP JACKSON LEWIS P.C. 13 /s/ Victoria L. Neal /s/ Hilarv A. Williams James P. Kemp, Bar # 6375 Paul T. Trimmer, Bar # 9291 Victoria L. Neal, Bar # 13382 14 Hilary A. Williams, Bar # 14645 7435 West Azure Drive, Suite 110 300 S. Fourth Street, Suite 900 15 Las Vegas, Nevada 89130 Las Vegas, Nevada 89101 16 Attorneys for Plaintiff Attorneys for Defendant 17 **ORDER** 18 IT IS SO ORDERED. 19 20 U.S. District Judge 21 Dated: 22 5/23/2022 23 24 25 26

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